

IN THE UNITED STATES DISTRICT COURT
FOR THE Northern DISTRICT OF Ohio
Eastern DIVISION

(Write the District and Division, if any, of
the court in which the complaint is filed.)

FILED

JUN - 2 2022

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
AKRON

Nearm Jackson

(Write the full name of each plaintiff who is filing
this complaint. If the names of all the plaintiffs
cannot fit in the space above, please write "see
attached" in the space and attach an additional
page with the full list of names.)

-against-

Apple, Best Mobile, J-Mobile,
United States of America, Chipotle,
McDonalds, Cleveland Clinic Mainpound

(Write the full name of each defendant who is
being sued. If the names of all the defendants
cannot fit in the space above, please write "see
attached" in the space and attach an additional
page with the full list of names.)

Complaint and Request For
Injunction

Case No. **5:22 CV 00928**
(to be filled in by the Clerk's Office)

JUDGE ADAMS

MAG. JUDGE HENDERSON

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	<u>Heaven Jackson</u>
Street Address	<u>1700 W. Market St #182</u>
City and County	<u>Marion Summit County</u>
State and Zip Code	<u>Ohio 44313</u>
Telephone Number	<u>(234) 706-4659</u>
E-mail Address	<u></u>

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name	<u>(see additional pages)</u>
Job or Title (if known)	<u></u>
Street Address	<u></u>
City and County	<u></u>
State and Zip Code	<u></u>
Telephone Number	<u></u>
E-mail Address (if known)	<u></u>

Defendant No. 2

Name	<u></u>
Job or Title (if known)	<u></u>
Street Address	<u></u>
City and County	<u></u>

State and Zip Code

Telephone Number

E-mail Address

(if known)

Defendant No. 3

Name

Job or Title

(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Job or Title

(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

1.) The Defendant Apple, is incorporated under the laws of the State of Ohio, and has its principal place of business in the State of California.

2.) The Defendant Verizon, is incorporated under the laws of the State of Ohio, and has its principal place of business in the State of New York.

3.) The Defendant Star & Shake, is incorporated under the laws of the State of Ohio, and has its principal place of business in the state of New York.

4.) The Defendant Subway, is incorporated under the laws of the State of Ohio, and has its principal place of business in the State of Connecticut.

5.) The Defendant Quality Inn, is incorporated under the laws of the State of Ohio, and has its principal place of business in the state of Maryland.

6.) The Defendant McDonalds, is incorporated under the laws of the State of Ohio, and has its principal place of business in the state of Illinois.

7.) The Defendant Chipotle, is incorporated under the laws of the state of Ohio, and has its principal place of business in the State of California.

8.) The Defendant Jim Shockey Youngstown, is incorporated under the laws of the State of Ohio, and has its principal place of business in the state of Ohio.

9.) The Defendant Hibachi Xpress, is incorporated

under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

10.) The Defendants Sumo Hibachi, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

11.) The Defendants Young Money Entertainment, is incorporated under the laws of the state of Miami, and has its principal place of business in the state of Miami.

12.) The Defendants Wasabi Japanese Steakhouse, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

13.) The Defendants American Storage, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

14.) The Defendants Apple Bee's Grille + Bar, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

15.) The Defendants Cleveland Clinic Main Campus, is incorporated under the laws of the state of Ohio, and has its principal place of business in

state of Ohio.

16.) The Defendant's Avis Car Rental, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of New Jersey.

17.) The Defendant's Nike, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Oregon.

18.) The Defendant's Little Caesars Pizza, is incorporated under laws of the state of Ohio, and has its principal place of business in the state of Michigan.

19.) The Defendant's Extended Stay America, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of North Carolina.

20.) The Defendant's Charley's Cheese Steaks, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

21.) The Defendant's Whole Food Market, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Texas.

22.) The Defendants Boost Mobile, is incorporated under the laws of the state of Ohio, and has its principal place of business, in state of California.

23.) The Defendants United States of America, is incorporated under the Union states, and has its principal place of business in the state of the District of Columbia.

24.) The Defendants UPS, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Georgia.

25.) The Defendants Red Roof Inn, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

26.) The Defendants 93.1 WZAK, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

27.) The Defendants U.S. Bank, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Minnesota.

28.) The Defendants Meta - Instagram, is incorporated under the laws of the state of California, and has its principal place of business in the state of California.

29.) The Defendants 1017 Records, is incorpor-

ated under the laws of the state of Ohio, and has its principal place of business in the state of Pennsylvania.

^{31.)} The Defendants Golden Corral, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of North Carolina.

^{32.)} The Defendants Best Buy, is incorporated under the laws of the state of Ohio, and has its principal place of business in state of Minnesota.

^{33.)} The Defendants T-Mobile, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Washington.

^{34.)} The Defendants Samsung, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of California.

^{35.)} The Defendants Cleveland Clinic Maymont, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

^{36.)} The Defendants Days Inn, is incorporated under the laws of the state of Ohio, and has its principal business in the state of New Jersey.

^{37.)} The Defendants Woodspring Suites, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Kansas.

^{38.)} The Defendants Maybach Music, is incorporated

under the laws of the state of Tennessee, and has its principal place of business in the state of Tennessee.

^{39.)} The Defendants The 740 Project, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of California.

^{40.)} The Defendants Empire, is incorporated under the laws of the state of Illinois, and has its principal place of business in the state of Illinois.

^{41.)} The Defendants Virgin Music Label, is incorporated under the laws of the state of California, and has its principal place of business in the state of California.

^{42.)} The Defendants Capital Records, is incorporated under the laws of the state of California, and has its principal place of business in the state of California.

^{43.)} The Defendants Zomba Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^{44.)} The Defendants RCA Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^{45.)} The Defendants Interscope Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^{46.)} The Defendants Jive Records, is incorporated

under the laws of the state of New York, and has its principal place of business in the state of New York.

^{47.)} The Defendants Det Jam, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^{48.)} The Defendants Bad Boy Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^{49.)} The Defendants Grand Hustle Records, is incorporated under the laws of the state of Georgia, and has its principal place of business in the state of New York.

^{50.)} The Defendants Euro Gyro, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

^{51.)} The Defendants Metro PCS, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Texas.

^{52.)} The Defendants Kiku Japanese Steakhouse, is incorporated under the laws of the state of Georgia, and has its principal place of business in Georgia.

^{53.)} The Defendants Roc Nation, is incorporated under the state of New York, and has its principal place of business in the state of New York.

54.) The Defendants Food Safety Net Services, is incorporated under the laws of the state of Texas, is incorporated under the state of Texas, and has its principal place of business in the state of Texas.

55.) The Defendants Chic Fil-A, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Georgia.

56.) The Defendants Columbia Records, is incorporated under the state of New York, and has its principal place of business in the state of New York.

57.) The Defendants Sony Music Entertainment, is incorporated under the state of New York, and has its principal place of business in the state of New York.

58.) The Defendants 300 Entertainment, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

59.) The Defendants Quality Control Music, is incorporated under the laws of the state of Georgia, and has its principal place of business in the state of Georgia.

60.) The Defendants Young Stoner Life Records, is incorporated under the laws of the state of Georgia, and has its principal place of business in the state of Georgia.

^(61.) The Defendants Epic Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

^(62.) The Defendants Warner Records, is incorporated under the laws of the state of California, and has its principal place of business in the state of California.

^(63.) The Defendants Atlantic Records, is incorporated under the laws of the state of New York, and has its principal place of business in the state of California.

^(64.) The Defendants Cash Money Records, is incorporated under the laws of the state of Louisiana, and has its principal place of business in the state of Louisiana.

^(65.) The Defendants Pizzeria Hut, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Texas.

^(66.) The Defendants Herzog University, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Wisconsin.

^(67.) The Defendants Montown, is incorporated under the laws of the state of New York, and has its principal place of business in the state of New York.

68.) The Defendants Royal Inn, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

69.) The Defendants Mares, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

70.) The Defendants Fed Ex, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Tennessee.

71.) The Defendants Freddie's, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Kansas.

72.) The Defendants Circle K, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Arizona.

73.) The Defendants A-1 Japan Steakhouse, is incorporated under the laws of the state of Ohio, and has its principal place of business in the state of Ohio.

74.) The Defendants Essentia, is incorporated under the laws of the state of Ohio, its principal place of business in the state of Minnesota.

75.) The Defendants Circle K, is incorporated under the laws of the state of Ohio, its principal place of business in the state of Arizona.

What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal question

☒ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

Art 120 Rape and sexual assault, Fraud and related activity in connection with devices, 18 U.S.C. §1029 Consumer Fraud Against Rights 18 U.S.C §241.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Henry Jackson, is a citizen of the State of (name) Ohio.

b. If the plaintiff is a corporation

The plaintiff, (name) _____, is incorporated under the laws of the State of (name) _____ and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Charles Ammer, is a citizen of the State of (name) Ohio. Or is a citizen of (foreign nation) _____.

III.) Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, liquidated, nominal, incidental, special, consequential, tort, punitive, and exemplary. Defendants Apple, Boost Mobile, Verizon, Samsung, T-Mobile, and Metro PCS conspired to deprive Plaintiff of rights and through these actions caused harm to Plaintiff by violating criminal statutes and civil torts. Defendants cloned Plaintiff's device on multiple occasions in 2020 and 2021 with intent to traffick, extort, intentional infliction of emotional distress, invasion of privacy, economic torts and furthering conspiracy. Defendants involvement in the conspiracy was the root in causing Plaintiff harm due to the fact the device sold to Plaintiff was used to fulfill and aid the criminal agendas. Defendants actions were with malice and with the intent to oppress.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, liquidated, nominal, incidental, special, consequential, tort, punitive, and exemplary. Defendants Chipotle, Subway, Steak and Shake, McDonalds, Hitachi Express, Kani, Apple Bee's Grill & Bar, Little Caesars, Pizza Hut, Charley's Philly Steaks, Enzo Gyro, Kiku Japanese Steakhouse, Chai Fil-A, Golden Corral, Marco's, Speedway, and Super Hitachi conspired to deprive Plaintiff of rights and through these actions caused harm to Plaintiff by violating criminal statutes and civil torts. Defendants targeted with Plaintiff food to lure, incapacitate, and render her unconscious. Defendants committed these actions on multiple occasions in 2020 through 2022 with intent to corrupt with drugs, traffick, radiate, tamper with consumer products, and further conspiracy. Defendants involvement in the conspiracy was to ensure the trafficking and stalking was aided properly for the criminal agenda to succeed. Due to the fact that the food given to Plaintiff played a major role in rapes and her mind state, these actions were with malice with the intent to oppress.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, punitive, consequential, incidental, special, liquidated, treble and exemplary. Defendants Japs Joon, Royal Joon, Anahy Joon, Extended Stay America, and Foodspring Suites conspired to deprive Plaintiff of rights and through their actions intentionally cause harm to Plaintiff by violating criminal statutes, civil torts, and treaties. Defendants gave orders to Plaintiff room, persecuted, lynched, rolled, intimidated, and raped Plaintiff on multiple occasions from 2019 through 2022 with intent to traffic, extort, invade, and further conspiracy. Defendants involvement in the case was a necessity in the success of the rapes, obstruction of investigations, lynchings, and furthering the conspiracy. This caused Plaintiff caused injuries due to the fact that she sustained injuries arising from their violence and oppressive tactics. Defendants used their position and abuse of power to fulfill and aid criminal objectives.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, punitive, consequential, incidental, special, liquidated, punitive, treble, and exemplary. Defendants Hersted States of America, Whole Food Market, Best Buy, Amazon General, Food Safety Net Service, Get-Go, and Private Jet Rentals. Defendants obstructed Plaintiff investigations and aided in furthering the conspiracy on multiple occasions from 2015 through 2022 with intent to commit murder, extort, traffic and terrorize Plaintiff. Defendants involvement in the case was the main function in concealing and ensuring the Defendants crimes went secretly and undetected. This caused Plaintiff harm due to the fact she was injured and they attempted to worsen and conceal injuries and crimes arising from the conspiracy. Defendants violence, oppressive, lynching tactics, and their abuse of power to fulfill and aid in achieving the criminal objective.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, consequential, incidental, special, liquidated, treble, punitive, and exemplary. Defendants Jiri Shodan Youngstown and Aris Car Kenton conspired to deprive Plaintiff of rights and through those actions caused harm to Plaintiff by violating criminal statutes and civil torts. Defendants acted in co-journal, trafficking and attempted kidnappings and murders by tampering and putting G.P. device in Plaintiff's car by using trickery and deceit. Defendants goal was to ensure Plaintiff could not escape prison and their fulfilling their criminal objective. This caused Plaintiff harm due to the fact that she sustained injuries arising from their conduct, racket and oppressive tactics.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, consequential, incidental, special, liquidated, treble, punitive, and exemplary. Defendants Mike, Young Money Entertainment, Meta - Instagram, 1017 Buck Squad, The 140 Project, Empire Distribution, Virgin Music Label, Maybach Music, Capital Records, Zomba Records, RCA Records, Interscope Records, Jive Records, Bad Boy Records, Grand Hustle, Roc-A-Fella, Mercury University, Chic Fil-A, Columbia Records, Sony Music Entertainment 300 Entertainment, Quality Control Music, Arminian, Torque, Young Thug Like Records, M. Bank, 7/11, Epic Records, Warner Records, Atlantic Records, Cash Money Records, and Flowtown conspired to deprive Plaintiff of rights and caused harm to her by violating criminal statutes and civil torts. Defendants extorted, trafficked, and conspired against Plaintiff since she was a minor. Defendants violated the economic torts, terrorism laws, violated international criminal duties and furthered conspiracy. Defendants involvement in the case was to influence and persuade others for their own personal gain. This caused harm to the Plaintiff due to the fact that she sustained injuries arising from their criminal violations, civil viola-

trois and oppressive tactics.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, punitive, treble, liquidated, consequential, incidental, special, punitive, and exemplary. Defendants Fed Ex and UPS aided in sex trafficking, extortion and conspiring against Plaintiff. Defendants involvement in the conspiracy included was a necessity to keep track of Plaintiff for their own personal gain and aided in the success of rapes, robberies and lynchings. This caused Plaintiff harm due to the fact that Plaintiff sustained injuries arising from their oppressive tactics to fulfill criminal objective.

Plaintiff is entitled to damages such as actual, statutory, non-economic, economic, punitive, treble, liquidated, consequential, incidental, special, punitive, and exemplary. Defendants Charles Quinn Esq. Cleveland Clinic Management and Cleveland Clinic Management conspired against Plaintiff to deprive her of rights and caused harm to Plaintiff by violating criminal statute and civil torts. Defendants aided trafficking, terrorism and lynched Plaintiff for their own personal gain and criminal objective. Defendants involvement in the case was to silence Plaintiff and aid in evading and terrorizing her. This caused Plaintiff harm due to the fact that she sustained injuries arising from their criminal violations and tactics of oppression.

Plaintiff is asserting the claim of "Manufacture, distribution, possession, and advertising of wire, oral, or electronic communications intercepting devices prohibited" in this civil case. Plaintiff asserted this claim due to the fact that the Defendants manufactured, assembled, possessed and sold electronic, mechanical, or other devices knowing the design of device renders primarily useful for the purpose of unpermitted interception of wire, oral and electronic communications. Defendants used cloned devices, mechanical possessions and other electronics to intercept Plaintiff life for their own personal gain.

Plaintiff is asserting the claim of "Interception and disclosure of wire, oral, or electronic communications prohibited" in this civil case. Plaintiff asserted these claims due to the fact that the Defendants intentionally intercepted Plaintiff wire, oral and electronic communications. Defendants used cloned, tampered with and bugged devices to commit this act to further conspiracy and scheme.

Plaintiff is asserting the claim "Theft of trade secrets" in this civil case. Plaintiff asserted these claims due to the fact that the Defendants stole without authorization by fraud and deception Plaintiff's trade secrets. Defendants received, bought, and possessed duplicates, draws, photographs, downloads, and uploads without authorization. These actions were committed in an ongoing conspiracy.

Plaintiff is asserting the claim "Fraud and related activity in connection with access devices" in this civil case. She asserted this claim due to the fact that the Defendants conspired to and committed actions such as accessing Plaintiff's device knowingly with intent to defraud without authorization. Defendants solicited other persons for the purpose of cloning Plaintiff's device.

Plaintiff is asserting the claim "Forced labor" in this civil case. She asserted this claim due to the fact that the Defendants knowingly provides and obtains the labor or services of a person by force, threats, and physical restraint. Defendants caused and threatened serious harm to Plaintiff for the purpose of forced labor. Plaintiff was raped, beat, and robbed for their personal gain. Defendants even used abuse of legal process to further plan and scheme in which Plaintiff noticed a nation wishing if she did not do what Defendants are instructing she will be harmed. Defendants committed these actions to fulfill criminal objective.

Plaintiff is asserting the claim that her first amendment was violated in this civil case. She asserted this claim due to the fact that the Defendants knowingly prohibited the free exercise and bridged Plaintiff's freedom of speech. Defendants attacked, robbed and retaliated against Plaintiff for exercising her rights. Defendants committed these actions to fulfill their criminal objective.

Plaintiff is asserting the claim "sodomy" in this civil case. She is asserting this claim due to the fact that the Defendants engaged in unnatural carnal copulation and penetrated Plaintiff. Defendants conducted this act in jails, hotels and houses in an ongoing sex trafficking scheme.

Plaintiff is asserting the claim "broadcasting obscene language" in this civil case. She asserted this claim due to the fact that the Defendants uttered obscene, indecent, and profane language towards Plaintiff by means of radio communications. Defendants committed these actions

for the reasons previously listed for their own personal gain.

Plaintiff is asserting the claim of "Conspiracy to commit an offense or to defraud the United States" in this civil case. She asserted this claim due to the fact that the Defendants conspired to commit offenses against Plaintiff and committed acts effecting the object of the conspiracy. Defendants aided and furthered conspiracy by cloning her devices, stalking, obstructing the investigation, depriving of rights, and terrorizing Plaintiff. This was done for the Defendants own personal gain.

Plaintiff is asserting the claim of "telecommunications fraud" in this civil complaint. She asserted this claim due to the fact that the Defendants devised a scheme to defraud Plaintiff and knowingly spread by wire, radio, telecommunications, tapes of writings, data, sign, signal, pictures and images with purpose to defraud and further scheme. Defendants used this cloned device as a tool to ensure the deprivation of rights to fulfill criminal objective.

Plaintiff is asserting the claim of "engaging in a pattern of corrupt activity" in this claim. She asserted this claim due to the fact that the Defendants created a pattern of corrupt activity to collect an unlawful debt. Defendants directly and indirectly had control of interest in criminal enterprises to extort, trafficking and conspire against Plaintiff. This pattern identifies Defendants actions in a pattern of corruption to fulfill criminal objective.

Plaintiff is asserting the claim of "Interfering with or fabricating physical evidence" in this claim. She asserted this claim due to the fact that the Defendants knew of criminal and civil case pending and altered, destroyed, concealed, removed records and documents with purpose to impair its verity or availability in such proceeding or investigation. These actions were committed to fulfill the criminal agenda.

Plaintiff is asserting the claim "Intimidation" in this civil case. She asserted this claim due to the fact that the Defendants intimidated and coerced a civilian population and Plaintiff. This was achieved by Defendants actions and by threatening tactics to control Plaintiff and persuade others to achieve their criminal objective. Defendants used this violation to aid in conspiracy and trafficking.

Plaintiff is asserting the claim "Receiving the proceeds of extortion" in this civil case. She asserted this claim due to the fact that the Defendants received and possessed property such as currency that was unlawfully obtained from the commission of extortion. Defendants committed these acts and violations in an ongoing conspiracy.

Plaintiff is asserting the claim "Peonage; obstructing enforcement" in this claim. She asserted this claim due to the fact the Defendants held and returned Plaintiff to a condition of peonage and also arrested her with the intent of placing and returning her to a condition of peonage. Defendants also attempted and obstructed kidnappings, murders and sexual abuse upon Plaintiff with intent to return to peonage for their own personal gain. Through obstruction Defendants interfered with and prevented the enforcement of this law.

Plaintiff is asserting the claim "Unusually Dangerous Activity" in this case. She asserted this claim due to the fact that the Defendants actions were not of common usage and created a foreseeable and highly significant risk of physical harm even when Plaintiff exercised reasonable care and defendants exercised reasonable care. Defendants committed this violation for their own personal gain.

Plaintiff is asserting the claim "Theft of trade secrets" in this civil case. She asserted this claim due to the fact that Defendants stole without authorization by fraud and deception Plaintiffs

Plaintiff's trade secrets. Defendants used deception to clone, tamper and hack into Plaintiff's devices to receive, buy, and possess her trade secrets for their personal gain and attempted to further this conspiracy on multiple occasions. Defendants committed many acts that effected the conspiracy for their own personal gain. These organizations used and knew they were stealing Plaintiff's sketches, draws, photographs, downloads, and uploads.

Plaintiff is asserting the claim "tampering with consumer products" in this civil case. She asserted this claim due to the fact that the Defendants with intent to cause injury to Plaintiff tampered with her consumer product. Defendants knowingly threatened Plaintiff under circumstances in which the threat may reasonably be believed on multiple occasions. Defendants conspired to rape to date rape Plaintiff for their own personal gain and sexual gratification, achieving their criminal objective.

Plaintiff is asserting the claim "solicitation to commit a crime of violence" in this civil case. She asserted this claim due to the fact that the Defendants intended that another person engage in conduct constituting a felony such as raping, murdering, and selling Plaintiff. These violations fall under the United States laws and can be identified with strongly corroborative intent, solicits, commands, induces and persuaded others to engage in the conduct to fulfill criminal agenda.

Plaintiff is asserting the claim "rape and sexual assault" in this civil case. She asserted this claim due to the fact that the Defendants committed a sexual act upon Plaintiff by making a fraudulent representation that the sexual act serves a professional purpose. Defendants conducted Amid Pro Quo sexual harassment by offering Plaintiff's sexual favors and other violations for her success and freedom. This was an attempt to fulfill the sex trafficking and pimping criminal objective.

Plaintiff is asserting the claim of "Conspiracy Against Rights" in this civil case. She asserted this claim due to the fact the Defendants conspired to injure, oppress, threaten, and intimidate Plaintiff out the enjoyment of her rights and privileges secured to her by the constitution and laws. Defendants deprived Plaintiff of all rights to ensure security and safety. Plaintiff is obstructed. Defendants used these violations to aid in trafficking and conspiracy.

Plaintiff is asserting the claim of "Deprivation of employment or other benefit" in this civil case. She asserted this claim due to the fact that the Defendants directly and indirectly caused Plaintiff to make contribution and service for the benefit of political parties by denying her of rights, privileges and laws. Defendants in an ongoing conspiracy lynched and deprived Plaintiff of human rights and liberties for their own personal gain and agenda.

Plaintiff is asserting the claim of "Prostitution or facilitation of prostitution and reckless disregard of sex trafficking" in this civil case. She asserted this claim due to the fact that the Defendants owned, managed, and operated an interactive computer service in an ongoing conspiracy and promoted the prostitution of Plaintiff. Defendants also acted in reckless disregard of the prostituting of Plaintiff for their own personal gain.

Plaintiff is asserting the claim of "invasion of privacy" in this civil case. She asserted this claim due to the fact that the Defendants intruded upon Plaintiff's seclusion or solitude, publicly disclosed embarrassing private facts about Plaintiff, used the publicity to place Plaintiff in a false light in the public eye, and used appropriation for the Defendants' advantage of Plaintiff's name, likeness and image. Defendants cloned, bugged, and invaded Plaintiff's house, devices, and cars.

- B. What date and approximate time did the events giving rise to your claim(s) occur?

In 2018 on July 6 and July 7 the first arrest occurred to give rise to conspiracy claim. This violation of Plaintiff's Sixth Amendment right shed a light on the injustice and criminality behind Defendants actions.

- C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

The facts underlying the claim are Defendants used violations of rights to aid and further the sex trafficking and extortion of Plaintiff. Defendants administered the drugging, criminal sabotage, attacks, and solicitation furthering the conspiracy upon Plaintiff.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

Defendants have caused irreparable injury to her brain, sexual organs, reputation, property, life and well being.

V. Relief

State briefly and precisely what relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

IV.) Relief -

Plaintiff's basis for claiming that the wrongs alleged are continuing at the present time is the corruption, violation of rights, curvical violations, civil violations, and proof of improper support of the theory of the RICO and conspiracy. Plaintiff can confirm and identify events, facts and correlative evidence that supports her factual allegations. Therefore validating her case by shedding a light on Defendants criminal objective in accordance for their own personal gain, benefit, and gratification. It is not an coincidence that these actions and crimes coincide with each other and also coincide and meet the requirements of a RICO and Conspiracy.

In which the preponderance of the evidence in this civil case convinces the fact finder that there is more than a 50% chance that the claim is true. In this case a guilty verdict is more likely to be found than not guilty when weighing the evidence and possible inferences. This is due to the fact that Defendants are currently using Plaintiff and covering her devices, and this can be proved. There are also obvious corrupt violations occurring coincidentally, this can be identified and proved. Plaintiff can also identify attempts to cover up and conceal

these horrendous and heinous crimes, in which most attempts have succeeded. Defendants are also tampering with, lacing, and corrupting Plaintiff's food with drugs and bullying and harassing Plaintiff to kill herself.

Plaintiff is claiming 800 billion for actual damages from the acts alleged. Plaintiff was born a slave, property, experiment, and a rack to the government, music industry, underworld, fashion industry, and anyone or business who used their type of marketing as a tool and relied on creativity. Plaintiff is claiming punitive and exemplary in the amount of 100 billion. Plaintiff is claiming this amount according to what the Defendants received in return for trafficking Plaintiff illegally which is money, success, fame, and power. Due to their earnings and return on the scheme being so high, risk so low, and beneficial they may still attempt to commit these crimes. To deter this conduct and ensure they lose what they gained from Plaintiff she is attempting to make it useless to commit. This scheme is for sexual gratification and personal gain. If they can no longer track Plaintiff it is less likely she will be raped or coerced, she will no longer be able to monetized through her body and or genius. Defendants will less likely commit this crime again.

if they suffer monetary, in which that is a co-
reponent in this source such as involving
themselves.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

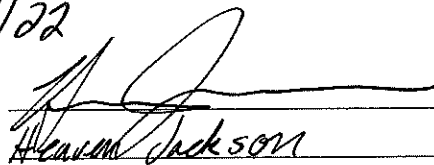
A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 05/31/22

Signature of Plaintiff

Printed Name of Plaintiff


Herman Jackson

B. For Attorneys

Date of signing: _____, 20__.

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Address

Telephone Number

E-mail Address

Introduction

I. Plaintiff Heaven Jackson brings this claim alleging fraud, conspiracy to deprive of rights, treason, terrorism, invasion of privacy, sex trafficking and tampering with consumer products. There were multiple acts of violence committed upon Plaintiff by defendants, including child molestation, and multiple rapes as well as being raped inside of Summit County Jail.

Defendants violated the Federal Racketeer Influenced and Corrupt Organizations act (18 U.S.C. § 1964) ("Federal RICO"). The RICO was passed by Congress

14 with the purpose to eradicate organized crime in
15 the United States. *Rumsfeld v. United States* 464
16 U.S. 26-27, 104 S.Ct. 296, 302-303, 78 S.
17 Ed. 2d 17 (1983); *United States v. Jackson*, 452
18 U.S. 576, 589, 101 S.Ct. 2524, 2532, 69 S.
19 Ed. 2d 246 (1981).

20 Their actions also constituted violations
21 of the Civil Rights conspiracy statute (42 -
22 U.S.C. § 1985) amended from the Ku Klux -
23 Klan Act in 1871. The purpose for the conspiracy
24 statute's legislative purpose was "the prevention
25 of deprivation which shall attack the equality of
26 rights of America citizen -

27 ens." Long. Globe, 42d Cong. 1st sess. 478 (1871).

28 The original purpose of section 1985 was to
29 allow federal judicial enforcement of the
30 court to conspiracies of white who interf-
31 ere with racial justice and equality in
32 the country of America.

33 II.) Defendants are aiding through
34 implied intent, general intent, specific intent,
35 mens rea intent, and return a conspiracy.

36 In the conspiracy, each party intends to
37 stop Plaintiff from being free, escaping
38 involuntary servitude and race trafficking.

39 This is done by depriving Plaintiff of
40

(4)

41 of human, political, social, economic, natu-
42 ral and legal rights. Through influence
43 and their actions further disclosed existence
44 of the conspiracy and exploitation of Plain-
45 tiff.

46 This includes ostracizing Plaintiff
47 for allegations she made of corruption, "mis-
48 ching", and reporting crimes involved in conge-
49 nacy.

50 Plaintiff is also persecuted and
51 it arises from her being sex-trafficked, sex-
52 ual orientation, race, religion and intellectual
53 capacity.

(5)

54

Defendants rely on Plaintiff's

55

skills and body to fulfill purpose of ex-

56

traction and sex trafficking. This is done

57

by intimidating and cyber stalking her

58

through electronic devices, websites, spyware,

59

e, and other means necessary to keep track

60

of Plaintiff. This illegal exposure and

61

harassment raised public matter for the

62

Plaintiff causing abuse and violations.

63

III) Throughout the conspiracy of

64

defendants violated criminal statutes, consti-

65

tutional rights, torts, ethics and treaties which

66

instantly and later caused Plaintiff harm.

6

67 we injuries and damages.

68 In addition to the violations, the
69 scheme has precluded corrupt public offi-

70 cials to remove the criminalization and sat-

71 isfying of the Plaintiff through covert

72 tactics furthering conspiracy under color

73 of law. By use of authority position and

74 abuse of power they caused and influenced

75 used other parties to attack and conduct

76 and physical harassment directly and

77 in individuals. Because of this, Plaintiff

78 is subjected to physical, mental, and spiri-

79 tual abuse. Plaintiff is denied the substanti-

80 ial justice standard due to the public off-
81 icial actions. Because of damage Plaintiff
82 became distressed and a decline in her
83 health occurred.

84 V.) This claim asks that all defen-
85 dants be jointly and severally found
86 liable to the extent of treble damages in-
87 curred by Plaintiff due to the defendants
88 unlawful activity, includ^{ing} investigative
89 fees and cost spent pursuant to Federal
90 and Ohio statutes. Substantial discovery has
91 already occurred concerning the scheme.

92 IV.) The U.S. Constitution requires

93 any person to file a suit against anyone
94 who violates them. Also anyone who performs
95 prohibited actions, aids or abets such an action
96 or intends to do any of these violations and
97 or actions. After proving the preponderance
98 Plaintiff can receive a injunction that
99 prevents Defendants from engaging in
100 these activities. Therefore she is entitled to 5-
101 00 Billion in "statutory damages, compensa-
102 tory damages, punitive damages, declaratory relief,
103 future damages, trade damages, consequent-
104 ial damages, incidental damages, moral
105 damages and penalties" as remedies for

106 Defendant flagrantly infringing the com-
107 on law right of Plaintiff and violet-
108 ing Federal and state codes. This is in-
109 tended to deter its interests on preventing
110 the United States and corporations from
111 committing such violations and for Plaintiffs
112 irreparable harm due to the conflict of inter-
113 est with American judges and their people.
114 Plaintiff is asking for a judge from another
115 country or the United Nations who has not
116 been involved in the crime or aware of it
117 who is equipped in common law and all
118 rights to a human.

10

The Parties

1.) Plaintiff Heaven Jackson is

a entrepreneur, business, artist and a fam-

er activists. She is also attending college full

time at Maryland University.

2.) Defendants United States of Amer-

ica is a country.

3.) Defendants Apple, Verizon, Boost-

Mobile, Metro Pcs, T-Mobile and Samsung are

telecommunication corporations.

4.) Defendants Best-Buy is a mul-

tinational consumer electronics retailer.

5.) Defendants Dunkin' and Shake, Sub-

132 way, Hitachi Express Brown, Apple Bee's
 133 Grille + Bar, Chigetto Mexican Grille, Jumbo
 134 Hitachi Truck, McDonald's, Kiku Japanese Stee-
 135 eakhouse, Euro Gyro, Little Caesar's Pizza, Chic
 136 Fil A, Long John Silver, Chucky's Cheesecake and
 137 wings, Golden Corral, Warabi Japanese Steakhous-
 138 e, Pan Zee, Pizza Hut, Harry Queen, and
 139 European Chinese Restaurant and Buffet are
 140 fast food restaurants operating as corporations.

141 (c) Defendants E 107.9 Cleveland's
 142 Wjz 770 and K 93.1 Wjz 93.1 Wjz 93.1, and
 143 Wjz 770 88.1 are radio stations broadcast-
 144 ing to Northeast Ohio.

145

7.) Defendants Fed Ex and UPS are

146

American multinational conglomerate hold-

147

ing companies focused on transportation,

148

e-commerce, and services.

149

8.) Defendants CPR Cell Phone

150

Repair is a electronic Repair Shop.

151

9.) Defendants Whole Food Market is

152

a natural and organic grocery items, houseware

153

and other products.

154

10.) Defendants Extended Stay America,

155

Royal Inn, Red Roof Inn, and WoodSpring

156

franchise ^{Quality Inn} ~~are hotel~~ chains operating as corpora-

157

tions.

158

11.) Defendant Cleveland Clinic May

159

account and Main Campus are academic

160

medical centers that provides clinical and

161

hospital care.

162

12.) Defendant Meta - Instagram is the

163

corporate owned "Facebook" which is a social

164

media platform.

165

13.) Defendant Getgo is a convenience store

166

chain owned and operated by Giant Eagle.

167

14.) Defendant Ohio is a state in the

168

Mid - Western region of the United States.

169

15.) Defendant Poe Nation, ACF Jans.

170

Lock Money Records, The 740 Project, Altan

(14)

171

16.) Defendant Ohio is a state in the

172

Midwestern region of the United States.

173

17.) Defendant New York is a state in

174

the metropolitan area on the East Coast region

175

of the United States.

176

18.) Defendant Roc Nation is an enter-

177

tainment agency founded by Jay-Z.

178

19.) Defendant Af Jam is a multi-

179

national record label owned by Universal

180

Music Group.

181

20.) Defendant Cash Money Records

182

is an American record label.

183

21.) Defendant The 740 Project is

184 a music marketing firm and recording la-

185 bel.

186 22.) Defendant Atlantic Records is an

187 American Record Label.

188 23.) Defendant Interscope Records is

189 an American record label owned by Uni-

190 versal Music Group through its interscope

191 Geffen A & M imprint.

192 24.) Defendant Young Money Ent-

193ertainment is an American record label.

194 25.) Defendant Empire is an Amer-

195ican distribution company and record label.

196 26.) Defendant Virgin Music Label

(16)

197 8 Artists is a music distributor of independ-
198 ent artists and records labels, owned by
199 Universal Music Group.

200 27.) Defendant's Columbia Records is
201 an American record label owned by
202 Sony Music Entertainment.

203 28.) Defendant's Capital Records is
204 an American record label.

205 29.) Defendant's RCA records is an
206 American record label.

207 30.) Defendant's Jive Records is an
208 American record label.

209 31.) Defendant's Zomba Group of Comp

210 amies was a music group and division con-
211 ed by and operated under Jony Music En-
212 tertainment.

213 32.) Defendant's Grand Youth Records
214 is a Hip-Hop record label.

215 33.) Defendant's Bad Boy is an Ari-
216 canian Record label.

217 34.) Defendant's Warner Records is an
218 American record label.

219 35.) Defendant's Quality Control Music
220 is an American hip hop record label.

221 36.) Defendant's 300 Entertainment
222 is an American record label.

223 37.) Defendant Mountaintop is an American
224 record label.

225 38.) Defendant Long Music Entertainment
226 is an American multinational music company.

227 39.) Defendant Young Street Life
228 Records is a record label.

229 40.) Defendant Epic Records is a
230 record label.

231 41.) Defendant 1017 Records is an
232 American founded record label.

233 42.) Defendant Maybach Music Group
234 is a record label imprint.

235 43.) Defendant Arystar Records is

235 an American Record label.

236 44.) Defendants Blow Money Records

237 is an American Record label.

238 45.) Defendants Jim's Shopping Garage

239 town is a business that sells new or used

240 cars at retail level.

241 46.) Defendants Avis Car Rental is a

242 corporation that rents automobiles for short

243 periods of time to the public.

244 47.) Defendants Private Lab Results

245 is a food testing service.

246 48.) Defendants Food Safety Net ser-

247 vice are food testing services.

(20)

248

Jurisdiction and Venue

249

1) This court has jurisdiction over

250

the subject matter and parties pursuant

251

to 28 U.S.C. 1331 - The Statutory Confer-

252

ment due to this claim arising from

253

Federal Law. As this case involves quest-

254

ions of federal law.

255

2.) The District court has origi-

256

nal jurisdiction of all civil actions when the

257

matter in controversy exceeds the sum or

258

value of 75,000 exclusive of interest and

259

costs and in between pursuant 28 U.S.C

260

§ 1332 (a)(1).

261 3.) This court also has jurisdiction
262 pursuant to 28 U.S.C. §1343 because P-
263 lantiff is seeking damages for violations
264 of her civil rights.

264 4.) The court has jurisdiction over
265 the case pursuant to 28 U.S.C. §1332 as
266 it arises from LICO's civil damages pro-
267 visions, 18 U.S.C. §1964 and other federal
268 laws.

269 5.) This court also has personal jur-
270 isdiction over all of the Defendants under
271 18 U.S.C. 1965 (b). This court may
272 exercise nation-wide jurisdiction over

(22)

273 named Defendants when the "ends of jus-
274 tice" require national service.

275 6.) 18 U.S.C. § 1964 (a) grants jus-
276 tisdiction to prevent and restrain viola-
277 tions of section 1962 of this Chapter by in-
278 suing orders, ordering any person involved di-
279 rect or indirect, in any enterprise... threat-
280 ening due provisions for the rights
281 of innocent persons.

282 7.) Venue for this court under the
283 RICO violations were intended to cause
284 damages to Plaintiff in this district and
285 did so.

286 8.) Venue is in this district

287 pursuant to 28 U.S.C. § 1391 (a)(1), (b)

288 (2), (c)(1) and 18 U.S.C. § 1965 because sub-

289stantial part of the events or omissions

290giving rise to a claim occurred in this di-

291strict and each Defendant's transacted affair

292s. and conducted activity that gave rise to

293the claim of relief in this district.

294 Factual Allegations

295 I.) The history of racism and sexism w-
 296ithin the city of Akron, State of Ohio, United
 297States of America and police divisions that co-
 298incide with this claim

299 1.) Throughout most of history,

300 rape was not viewed as a crime because

298 women were considered property, and, the
299 before without right. Forcible seizure and
300 rape were accepted methods of claiming a
301 wife in early history - and, in some cultures,
302 this still occurs.

303 2) In most cultures, marriages were
304 arranged when the groom purchased the bride
305 from her father or parents. Rape was initiall
306 ly considered a crime only in terms of the
307 property violation of another man. Very often
308 the raped women would be punished as an
309 adulteress, often defiled and stoned to death.

3) To ~~receive~~ ^{receive} legal justice, a vic-

(25)

310 there had to turn into the privileged class:

311 "... if a member of the feudal class

312 committed his crimes against anyone other

313 than the King or Great Lord, he was

314 fairly safe from prosecution or at least

315 at punishment." A raped woman had to

316 be wealthy or a virgin to have legal

317 recourse against her attacker.

318 (6) The issue of rape, race, women

319 and slavery was also addressed by

320 a significant Supreme Court case, *M.*

321 *issouri v. Loh* in 1885. The decision

322 of course in a treaty - a Black slave

(26)

323 woman is declared to be property of her

324 owner with no right to defend herself ag-

325 ainst his rape of her.

326 4.) The women's rights convention

327 of 1848 solidified this due to men att-

328 empting to silence women at the earlier

329 Anti-slavery convention.

330 5.) The issue of rape, race, women

331 and slavery was also addressed by a

332 significant Supreme Court case, *Missouri*

333 *v. Osier* in 1885. The decision of course

334 in a travesty - a black slave woman

335 is declared to be property of her owner

336 with no right defend herself against his
337 rape of her.

338 ~~Racism and White Supremacy~~

339 6.) The Summit County chapter of

340 the Ku Klux Klan reported having 50 -

341 000 members making it the largest loc-

342 al chapter in the country during the

343 20th century.

344 7.) KKK from Dayton, Ohio par-

345 aded in Springfield Ohio on September

346 8, 1923. History shows Ohio was a haven

347 for the KKK White supremacist soc-

348 iety. ~~Whites~~ ^{KKK} voters elected Klan mem-

349 has to serve as mayor, sheriff, county
350 commissioners, and school board members.

351 8.) There was a former KKK
352 headquarters in Akron Ohio 44305 in
353 1952.

354 9.) Akron Ohio hit its peak around
355 the civil rights era in 1960 of
356 290,351 residents, with a ranking of
357 45th in the United States. In 1964 Ohio
358 voted Democratic but, they still refused
359 to integrate or even respect black rights.
360 This hostility endured even after federal
361 legislation abolished them to do so.

362 This led to Ohio voting Republican
363 the next few terms, in which they
364 aggressively supported segregation upon
365 issues by Whites and Republicans. This
366 was while still refusing to treat Africa-
367 n Americans equally in the states.

368 a.) Ohio did not fully integrate
369 until 1986. Dayton was the last city to
370 be released from the last segregation or-
371 der in 2002.

372 Assassination of Black
Leaders

373 10.) During the civil rights era,
374 civil rights activists and leaders Martin

375 Luther King Jr. advocated for equality
376 and ending the national malpractice of
377 race hatred in America. In which "W-
378 hite supremacists" and a "Whites" sup-
379 ported, that was not simply immoral
380 but, a violation of peoples humanity. He
381 enlightened men and women ^{who} ~~who~~ failed
382 to see injustice and humanity of segre-
383 ation. These laws revealed to King that
384 White supremacy was not just a southern
385 condition, but an international imperal-
386 istic and global racist system.

387 a) John Carlos and Tommie pri-

388 ith sacrosanct their first amendment
389 right of free expression to protest. They
390 were ostracized for their peaceful actions.

391 They were sent home from games (ex-
392 cluded) and any other ^{athletes} ~~athletes~~ who join-
393 ed would receive punishment.

394 b.) These athletes were then shun-
395 ned in America, received hate mail
396 and death threats, discussions of stripping
397 of medals occurred, struggled to find good
398 jobs, managers suffered strain and even
399 their children were bullied and employ-
400 ees shied away from them.

401

11. ~~8~~) During this time the country,

402

racists and the FBI used countless ploys to

403

infiltrate, discredit, smear and disrupt

404

the main civil rights leader Martin L.

405

uther King which illegally undermined

406

him and led to his death.

407

2.) The misconduct of President

408

Hoover and the FBI was coming to

409

light. Hoover ordered surveillance, wireta-

410

ps and other devices placed in King's cit-

411

icism of the FBI for not having black

412

agents or investigating civil rights cases.

413

b.) They went to extensive lengths

413 to retrieve recordings and photos of King
414 having sex. The FBI exposed his sex
415 life often to reporters and other govern-
416 ment officials often by Hoover himself,
417 and even sent them to King's associates.
418 Hoover once told a group of reporters, on
419 the record, that King was "the most
420 notorious liar in the country."

421 c.) Eventually, the FBI sent
422 King an letter along with some of their
423 tapes, suggesting that he kill himself.
424 They would go inside their hotels bef-
425 ore King and his associates got there

426 and management would let them in
427 the rooms next door. This was an all
428 out assault and attack on a innocent
429 person for his beliefs and just around
430 rent. Although he was innocent of all
431 crimes, any time he went to a new
432 city, the agenda was for the FBI agents
433 to get there to start to monitor and
434 monitor King.

435 12.) Martin Luther King Jr held a
436 "poor peoples speech," preaching group
437 economics for poor peoples and how
438 to spend the black dollar. This took

439 placed on April 3, 1968.

440 13.) Martin Luther King was
441 then assassinated on April 4, 1968.

442 14.) Earl Ray's sudden guilty plea
443 stopped all official investigations.

444 ~~found none of rape culture~~

445 15.) In the 1970s, rape culture was

446 coined to describe the environment in wh-

447 ich sexual assault is normalized and

448 accepted. It is designed to show the w-

449 ays in which society blames victims

450 of sexual assault and normalize rape

451 sexual violence.

452 16.) Employment of women became
453 more socially acceptable. At the same time
454 e., the emerging women's movement r-
455 aised the issue of ~~women's~~ ^{women's} "second class
456 or status" our relegation to working and
457 non-working roles that were less valued,
458 not as profitable, less diverse and outside
459 of the power and decision-making contro-
460 lled by men, disproportionately white men.

461 This changed our society's definition of
462 gender roles and our thinking about the
463 value of females lives.

464 17.) The work that needed to

465 be done to stop the rape of women and
466 lift us from the physical, psychological
467 and institutional brutality of second class
468 citizenship. became crystal clear when w-
469 omen spoke about the rape in their lives.

470 In January 1971 the New York radical
471 feminist held a speak out on rape at
472 St. Clements Church in New York City
473 and Chicago stating that:

474 a.) Rape violently reflects the un-
475 ion in a society where power is un-
476 ally distributed between women and men,
477 black and white, poor and rich... for

478 rape, the woman is not a sexual being
479 but, a vulnerable piece of public proper-
480 ty: the man does not violate society's
481 norms or much so take them to a log-
482 ical conclusion. Survivors named those
483 who harmed them for rape: law enforce-
484 ment officers, prosecutors, their partners,
485 friends, authors of literature, scholars of
486 law, newspaper reporters, sports figures,
487 and their family.

488 Racist and sexist within
the Police force

489 18.) There are now 72 Black off-
490 ices in Akron ^{representing} ~~representing~~ less than

491 16 percent of the force. Out of the 462
492 officers 80 percent are white and only
493 44 are women.

494 a.) Thus justifying the tensions be-
495 tween white police and black communities

496 19.) White officers are significantly over-
497 represented, in managerial, command pos-
498 itions, and in specialized units of the
499 police division where assignments are cons-

500 sidered, especially desirable as re-integrated
501 in lines 254 through 256 and 295
502 through 297.

503 20.) According to the U.S. Bureau

504 in Ohio, since 1990 the black incarceration
505 rate has increased by 14 percent.

506 In 2015, black people were incarcerated
507 at 3.5 times the rate of white people.

508 a.) since 1978, the black incarceration
509 rate has increased 125 percent.

510 In 2017, black people were incarcerated
511 at 3.5 times the rate of white people.

512 b.) The number of women in Ohio
513 prisons has increased more than eight

514 fold, from 538 in 1978 to 4,426 in
515 2017.

516 21.) In each of the years. African

517 Americans were significantly more likely to
518 be stopped, searched and arrested than
519 Caucasian residents, but were ^{significantly} ~~significantly~~
520 less likely to be found with contraband.

521 a.) Furthermore these stops stemmed
522 from false reports and false leads.

523 b.) Cases reported details, at great
524 lengths, examples of degrading racism
525 and treatment from the Ohio police div-
526 ision, especially Akron.

527 22.) It is evident of explicit
528 expressions of racial prejudice prevalent
529 within the membership of the Police

530 Department.

531 a) Based on information, incident
532 s and help from media reports, there
533 are White Supremacists on the Ohio Police
534 Force.

535 13.) A White police Chief left a
536 "Ku Klux Klan" note on a black officers
537 raincoat. This took place in Ohio where
538 this black officer was targeted by the
539 Chief for being the first black officer to
540 work there. The Chief responsible went to
541 the name "Carpenter" was on the force
542 for 30 years.

543

a.) He also had history of dis-

544

crimination against other people in the office

545

based on their gender, sexual orientation and

546

race.

547

21.) These eight communities - Mac-

548

edomia, Fallbridge, Richfield, Springfield, Pen-

549

insula, ^{Copley} ~~Copley~~, New Franklin and Plum-

550

field - have no black officers.

551

22.) There are 11 active racist and

552

racist hate groups active in Ohio.

553

a.) In May 2019 our Indiana KKK

554

group held a rally at ~~weather~~ square in

555

Aptons, Ohio.

557 b.) A KKK affiliate stated that they
558 should focus on "homosexuality and agri-
559 gation."

560 II.) Defendant's history of corruption
561 in Ohio and United States, ties with criminals
562 in the mafia through gangs, conspiracies and
563 their tactics of abuse of power under color of
564 law.

565 1.) He reincorporated in Ohio through
566 h. A civil suit was filed in 1999 to
567 force more information into the public eye.
568 A jury ruled that local, state and fed-
569 eral governments were liable for King

570 death.

571 a.) It is stated that "there is a ab-
572 undant evidence of a major, high level con-
573 spiracy in the assassination."

574 2.) Ohio Gang - A group of politicians
575 who achieved high office during the presid-
576 ential administration of Warren G. Hard-
577 ing and who betrayed their public trust
578 through a number of scandals. As a result
579 of the investigations:

580 a.) Charles E. Forbes was indicted and
581 later with fraud, conspiracy, and bribery in
582 operating the Veterans Bureau.

583 b.) The leader Henry M. Ford
584 Henry who was the principal manager of
585 Harding was indicted for conspiracy charges
586 and illegal pardons. He was then forced
587 resign.

588 c.) Albert B. Fall was indicted
589 and convicted and imprisoned for his role
590 in the "Teapot Dome" scandal and the
591 "Elk Hills oil reserves" scandal, becoming the
592 first member of a president cabinet to be
593 convicted of a felony while in office.

594 d.) In 1921 the FBI black mail-
595 ed foot leggers, in which they collected

(47)

596 "protection money."

597 3) Foran Akum, Ohio Police Captain

598 deceased Apartment Conspiring for his wrong

599 ful convictions - he was feared by most

600 of the Akron Police Department's command-

601 ing officers and investigators for the murder

602 of his on-wife.

603 a) for the conspiracy they fabricated

604 ed false reports, various acts of police mis-

605 conduct such as "manipulation of witnesses,

606 fabrication, destruction and suppression of

607 evidence, as well as perjury at his 1998

608 Summit County jury trial."

609

b.) With Meron as a defendant

610

and charging several city officials, by the

611

in policies and practices at the time of the

612

crime allowed the alleged conspiracy to flourish

613

as the "moving force behind the ^{murder} ~~murder~~

614

many constitutional violations in this case.

615

c.) After serving nearly 15 years

616

of a life sentence for aggravated murder,

617

Prosser was freed on January 28, 2013 by

618

a Summit County Judge's decision declaring

619

him innocent of the slaying.

620

d.) This ^{overturn} ~~was~~ ^{arose} from new

621

by based evidence from AWA test in which

(49)

622 Akron conspired to conceal. Akron uncooperatively
623 performed residue test therefore unable to
624 retrieve results. There was no gun shot res-
625 idue on his hands. There was also evidence
626 of her killer at the scene from his hit res-
627 idue.

628 4.) Another Foran Police chief -
629 says the city of Akron retaliated and conspi-
630 red against him ^{for not showing} ~~they conspired~~ loyalty
631 to Mayor Sam Horgan in 2021.

632 a) He accused them of defamation,
633 invasion of privacy, first amendment violat-
634 ions and retaliation. Horgan tried to sue

635 set his influence over Nice.

636 b.) JA stated "Ferguson pressured

637 Nice into promoting certain officers to high

638 level positions because they were loyal to

639 the mayor, even though they weren't yet

640 relieved."

641 c.) Nice also criticized the general

642 practice of pardoning of people with criminal

643 al convictions and said some judges were

644 to lenient.

645 d.) Nice ^{refused} ~~refused~~ to acquiesce to

646 Ferguson's demands when he reasonably belie-

647 ved that doing so would either "endanger